1 2 3 4 5 UNITED STATES DISTRICT COURT 6 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 7 8 TONY ROQUE, a Washington Resident, NO. 2:20-cv-658-RAJ 9 Plaintiff SUPPLEMENTAL JOINT STATUS REPORT 10 v. 11 SEATTLE HOUSING AUTHORITY, a Public Entity, 12 Defendant 13 14 Plaintiff and Defendant, through their undersigned counsel, submit a supplemental Joint 15 Status Report as required by the Court's order of July 1, 2020 to address the following: 16 "Proposed dates for the Court to conduct a hearing on Plaintiff's Motion for Preliminary 17 Injunction; whether the parties anticipate calling witnesses, and if so, the names of all proposed 18 witnesses; and the effect, if any, on the proposed filing of an Amended Complaint on scheduling 19 a hearing on the Motion for Preliminary Injunction." Dkt #42. 20 I. **Proposed Dates** 21 Plaintiff requests that the hearing on Preliminary Injunction be scheduled no sooner than 22 September 16, 2020 except September 21, 2020. The purpose of waiting until September is to ensure that the pleadings are settled, and the parties have had the opportunity to conduct any

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necessary discovery prior to the hearing in order to present any additional evidence that would be			
helpful to the Court. Defendant is not opposed to this schedule.			
II. <u>Witnesses</u>			
The parties will meet and confer prior to the hearing in order to determine if certain facts			
yet to be determined by the Court may be stipulated to so as to reduce the number of witnesses			
that may need to testify. At present, Plaintiff intends to call the following witnesses:			
1) Tony Roque			
2) Fatuma Mohamed			
3) Mark Bernstein			
4) Davina O'Conner			
5) Eric Owens			
6) Sanja Stegich			
7) Dr. Matthew Jaffy			
Defendant reserves the right to call each of the witnesses Plaintiff has listed, in the event Plaintiff			
does not do so, and asks leave of the Court to engage in direct examination, in addition to cross			
examination.			
III. The effect on the proposed filing of an Amended Complaint			
The Parties agree to wait until after Plaintiff's First Amended Complaint and Defendant's			
Answer are filed to schedule the hearing on the Preliminary Injunction Motion.			
Respectfully submitted this 8 th day of July, 2020 at Seattle, Washington by:			
s/ Bonnie Fongs/ Conrad ReynoldsonBonnie FongConrad ReynoldsonWSBA# 51276WSBA# 48187Bonnie@wacda.comconrad@wacda.com			
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